STATE OF MAINE
PUBLIC UTILITIES COMMISSION

Docket No. 2004-674

September 30, 2004

CENTRAL MAINE POWER COMPANY
Revision to Terms and Conditions to
Standard Offer Provider Service Agreement

ORDER

WELCH, Chairman; DIAMOND and REISHUS, Commissioners

In anticipation of the upcoming standard offer solicitation, Central Maine Power Company (CMP) filed proposed changes to its Standard Offer Provider Standard Service Agreement (Standard Agreement) on September 28, 2004. CMP described its proposed revisions as mostly of a "housekeeping" nature, such as changing dates and including references to the Commission's new Chapter 315 rule on Small Generator Aggregation.

Upon review, I approve the proposed Standard Agreement modifications. I agree with CMP that the proposed revisions are minor in nature and represent useful clarifications. The revisions do not significantly alter the Standard Agreement, and even those changes that could be labeled as substantive, besides the additional provisions to implement Chapter 315, have been accepted by me as alternatives to the standard provisions in the non-price negotiation process with standard offer bidders.

CMP's approved Standard Offer Provider Standard Service Agreement is attached in "redline" format to easily identify the revisions I approve today.

Dated at Augusta, Maine, this 30<sup>th</sup> day of September, 2004.

BY ORDER OF THE DIRECTOR OF TECHNICAL ANALYSIS

Faith Huntington